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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/716,565		11/20/2000	Evaggelos Geraniotis	2000-0122	7527
26652	7590	06/03/2004		. EXAMI	NER .
AT&T CO			BAYARD, EMMANUEL		
P.O. BOX 4	-	1 07740		ART UNIT	PAPER NUMBER
MIDDLETO	WN, NJ	07/48		<u> </u>	TATER NOMBER
				2631	12
			4	DATE MAILED: 06/03/2004	12

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/716,565	GERANIOTIS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Emmanuel Bayard	2631				
The MAILING DATE of this communication apperiod for Reply	ppears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory periodure to reply within the set or extended period for reply will, by statudary reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply within the statutory minimum of thirt d will apply and will expire SIX (6) MON ate, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 15	March 2004.					
2a) ☐ This action is FINAL . 2b) ☒ This action is non-final.						
3) Since this application is in condition for allow	ance except for formal matte	ers, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-20 is/are pending in the applicatio	on.					
4a) Of the above claim(s) is/are withdr						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-20</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	or election requirement.					
Application Papers						
9) The specification is objected to by the Examir	ner.					
10) The drawing(s) filed on is/are: a) □ ac	ccepted or b) Objected to I	by the Examiner.				
Applicant may not request that any objection to the	e drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corre	ection is required if the drawing(s) is objected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the E	Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreig a) ☐ All b) ☐ Some * c) ☐ None of:	n priority under 35 U.S.C. §	119(a)-(d) or (f).				
 Certified copies of the priority documer 	nts have been received.					
Certified copies of the priority documer	nts have been received in A	pplication No				
Copies of the certified copies of the pri	ority documents have been	received in this National Stage				
application from the International Bure	au (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a lis	st of the certified copies not	received.				
-						
Attachment(s)						
1) X Notice of References Cited (PTO-892)		ummary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948))/Mail Date formal Patent Application (PTO-152)				
Old Information Disclares Otation (17.5 (200) 1.10 (200)	a an induce of in	normal Parem AudiCaron (P10-157)				
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date	6) Other:					

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DETAILED ACTION

This is in response to amendment filed on 3/15/04 in which claims 1-20 are pending. The applicant's amendments have been fully considered but they are most based on the new ground of rejection.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sexton et al U.S. Patent No 5,818,887 in view of Vanghi et al U.S. Patent No 6,597,923 B2.

As per claim 1, Sexton et al discloses method for use in a receiver for detecting and demodulating at least one signal of M-ary orthogonal symbols (MOK) comprising the steps of receiving coded M-ary orthogonally modulated symbols over a channel (see fig.4 element 60, and col.3, lines 15-65); demodulating said M-ary orthogonally modulated symbols (see fig.4 element 70 and col.10, lines 36-40 and col.11, lines 16-17); decoding said symbols (see fig.4 element 76 and col.4, lines 42-62).

However Sexton does teach calculating a metric; calculating probabilities of different symbols for each symbol; estimating a fading channel responsive to calculating the probabilities; iteratively feeding said metric, said decoded symbols, said probabilities and said estimate back into said demodulating step to re-demodulate said symbols coherently.

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Vanghi et al teaches teach calculating a metric (see col.2, line 20 and col.6, line 60); an error detector is functionally equivalent to the claimed (calculating probabilities of different symbols for each symbol) (see fig.2 element 220); estimating a fading channel responsive to calculating the probabilities (see fig.2 element 205 and col.6, line 14); iteratively feeding said metric, said decoded symbols, said probabilities and said estimate back into said demodulating step to re-demodulate said symbols coherently (see figs1-4 element 106 and col.5, lines 60-67 and col.6, lines 1-67 and col.7, lines 20-67).

It would have been obvious to one of ordinary skill in the art to implement the teaching Vanghi into sexton as to determine a correct frame of digital information as taught by Vanghi (see col.7, lines 20-21).

As per claim 2, Sexton does include convolutionally coded (see col.3, lines 5-15).

As per claims 3 and 14, Sexton teaches demodulating said signal is performed coherently and noncoherently (see col.3, line 36).

As per claims 4, 5, 16 and 17, it would have been obvious to one of ordinary skill in the art to implement testing the decoded signal for recognition improvement and repeating steps b through f iteratively until no recognition improvement is detected of Vanghi into Sexton as determine a correct frame of digital information as taught by Vanghi (see col.7, lines 20-21).

As per claim 6, Sexton teaches the step of de-interleaving (see fig.4 element 78).

As per claims 7 and 8, Vanghi does include a log likelihood ratio (see abstract).

Furthermore implementing such teaching into Sexton would have been obvious to one skilled in the art as to achieve a desired level of signal quality at the lowest possible transmission.

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As per claim 9, it would have been obvious to one of ordinary skill in the art to implement calculating chip probabilities after the step of calculating symbol probabilities into Sexton as to provide accurate signal quality feedback in terms of SNR to the demodulator.

As per claims 10, 11, 18 and 19, Sexton does include using a filter (see fig.4 element 64).

As per claims 12 and 20, it would have been obvious to one of ordinary skill in the art to implement estimating step is performed in a first instance using only a known first chip and following a first instance of said decoding unknown chips being also used to estimate the fading channel into Sexton as to provide accurate signal quality feedback in terms of SNR to the demodulator.

As pre claim 13, Sexton et al teaches method for a receiver for detecting and demodulating at least one signal of complementary code keying (CCK) symbols comprising the steps of: receiving M-ary is equivalent to the claimed (complementary coded keying) (CCK) modulated symbols over a channel (see fig.4 element 60, and col.3, lines 15-65); demodulating said complementary code keying modulated symbols (see fig.4 element 70 and col.10, lines 36-40 and col.11, lines 16-17); decoding said symbols (see fig.4 element 76 and col.4, lines 42-62) adding an extra known chip at a beginning of every symbol (see fig.4 element 133); calculating expected values of complex conjugates of every chip (see col.4, lines 25-31).

However Sexton does not teach average metric is functionally equivalent to the claimed (calculating probabilities) of different symbols for each symbol instance; estimating the fading channel at different chip positions within said symbol (see fig.2 element 205 and col.6, line 14) and iteratively feeding said metric, said decoded symbols, said probabilities and said estimate back into said demodulating step to re-demodulate said symbols coherently.

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Vanghi et al teaches average metric is functionally equivalent to the claimed (calculating probabilities) of different symbols for each symbol instance (see col.2, line 20 and col.6, line 60); estimating the fading channel at different chip positions within said symbol and iteratively feeding said metric, said decoded symbols, said probabilities and said estimate back into said demodulating step to re-demodulate said symbols coherently (see figs1-4 element 106 and col.5, lines 60-67 and col.6, lines 1-67 and col.7, lines 20-67).

It would have been obvious to one of ordinary skill in the art to implement the teaching Vanghi into sexton as to determine a correct frame of digital information as taught by Vanghi (see col.7, lines 20-21).

As per claim 15, Sexton would include determining an argument of a maximum of said signal and a value of said maximum signal, further determining a plurality of first bits of a cod and independently differentially demodulating remaining bits of said code as to permit joint channel estimation and data decoding with improved channel tracking capability, resulting in reliable link performance even under high user mobility.

Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Yamao et al U.S. Patent No 6,351,498 B1 teaches a robust digital modulation and demodulation scheme.

Khayrallah et al Pub No U.S. 2002/0003846 A1 teaches a method and systems for extracting a joint probability.

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Molnar U.S. Patent No 6,567,481 B1 teaches receivers including iterative MAP detection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Emmanuel Bayard whose telephone number is (703) 308-9573. The examiner can normally be reached on Monday-Thursday from 8:00 AM - 5:30 PM. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad H. Ghayour, can be reached on (703) 306-3034. The fax phone number for this Group is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3800.

Emmanuel Bayard

Primary Examiner

5/29/04

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